Case Number (For Court Use (17CW-CV00410

### CONFIDENTIAL CASE FILING INFORMATION SHEET - NON-DOMESTIC RELATIONS

#### INSTRUCTIONS:

- Complete this form for all parties known at the time of filing. Provide the most appropriate Case Type and Party Type codes and descriptions. (Found on the Case Types List and Party Types List at <a href="https://www.courts.mo.gov">www.courts.mo.gov</a> on the Court Forms/Filing Information page.)
- ✓ If additional space is needed, complete additional Confidential Case Filing Information Sheets.

NOTE: The full Social Security Number (SSN) is *required* pursuant to Missouri Supreme Court Operating Rule 4 if the party is a person; exception can only be granted if the information is not reasonably available. This is a confidential record due to the SSN and possible confidential addresses. However, this information is used to open a case in the Missouri State Courts Automated Case Management System. Cases deemed public under Missouri Revised Statutes can be accessed through Case.net. The day and month of birth, SSN, and confidential addresses are NOT provided to the public through Case.net access.

Filing Date: May 24, 2017 County/City of	of St. Louis: Callaway County
Style of Case: Linda Yedinak, et al. v. Great Dane, LLC, et al.  (i.e., In the Estate of; In the Matter of; Petitioner v. Responde	ont \
Case Type Code:TH Case Type Description: Wrong	50 (CONT. 15)
Party Type Code: PLT Party Type Description: Plainti	utiff
Name (if a person): (Last) Yedinak	(First) Linda (Middle)
Organization (if non-person):	
Address: 2008 Archway Drive	
City: State: MO Zip: 63385	
DOB/DOD:09/03/1952 Gender: ☐ Male ☒ Female	
Attorney Name (if represented by counsel): Daniel T. DeFeo	Bar ID: <u>35161</u> Party Type Code: <u>APLT</u>
Party Type Code: PLT Party Type Description: Plaintiff	
Name (if a person): (Last) Yedinak	(First) Kevin (Middle)
Organization (if non-person):	
City: Wentzville State: MO Zip: 63385	Contact Telephone Number:
DOB/DOD: 12/17/1961	
Attorney Name (if represented by counsel): Daniel T. DeFeo	
Party Type Code:DFT Party Type Description:Defendation	lant
Name (if a person): (Last)	(First) (Middle)
Organization (if non-person):Great Dane, LLC	
Address: 300 B East High Street	
City:State: State: Zip:65101	Contact Telephone Number:
DOB/DOD: Gender:   Male  Female	
Attorney Name (if represented by counsel):	Bar ID:Party Type Code:
Submitted by: Daniel T. DeFeo Bar	r ID (required if attorney): 35161
Address (if not shown above): 1627 Main Street, Suite 801	
City: Kansas City	State: MO Zip: 64108
Phone: [816] 581-4600 Email Add	
*IMPORTANT: It is the narties' responsibility to keep the court	t informed of any change of address EXHIBIT

OSCA (10-10) FI-05 Case 2:17-cv-04131-BCW Document 1-1 Filed 07/27/17 Page 1

Case Number (For Court Use Only)	
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### CONFIDENTIAL CASE FILING INFORMATION SHEET - NON-DOMESTIC RELATIONS

INSTRUCTIONS:

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Filing Date: May 24, 2017 County/City of St. Louis: Callaway County
Style of Case: Linda Yedinak, et al. v. Great Dane, LLC, et al.  (i.e., In the Estate of: In the Matter of: Petitioner v. Respondent.)
Case Type Code: TH Case Type Description: Wrongful Death
Party Type Code: DFT Party Type Description: Defendant
Name (if a person): (Last) (Middle)
Organization (if non-person): RJ Truck Lines LLC
Address: 5817 Commodore Cove Drive
City: Las Vegas State: NV Zip: 89142 Contact Telephone Number:
DOB/DOD: Gender:
Attorney Name (if represented by counsel): Bar ID:Party Type Code:
Party Type Code: DFT Party Type Description: Defendant
Name (if a person): (Last) Cardenas-Villapando (First) Jose (Middle) L.
Organization (if non-person):
Address: 4327 Wyndham Street
City Las Vegas State: NV Zip: 89115 Contact Telephone Number:
DOB/DOD: Gender: 🔀 Male 🗌 Female SSN:
Attorney Name (if represented by counsel): Bar ID:Party Type Code:
Party Type Code: Party Type Description:
Name (if a person): (Last) (Middle)
Organization (if non-person):
Address:
City:         State:         Zip:         Contact Telephone Number:
DOB/DOD: Gender:
Attorney Name (if represented by counsel): Bar ID:Party Type Code:
Submitted by: Daniel T. DeFeo Bar ID (required if attorney): 35161
Address (if not shown above): 1627 Main Street, Suite 801
City: State: MO Zip: 64108
Phone: (816) 581-4600 Email Address: ddefeo@defeokolker.com

## 17CW-CV00410

### IN THE CIRCUIT COURT OF CALLAWAY COUNTY STATE OF MISSOURI

Linda and Kevin YEDINAK, 2008 Archway Drive Wentzville, MO 63385	) ) ) Cause No.
Plaintiffs,	) ) Division No.
v.	)
GREAT DANE LLC d/b/a Great Dane Trailers Serve: Universal Registered Agents, Inc. 300 B East High Street Jefferson City, MO 65101	) ) ) JURY TRIAL DEMANDED ) )
and	)
RJ TRUCK LINES LLC Serve: Roberto Bazan Carmona 5817 Commodore Cove Drive Las Vegas, NV 89142	) ) ) ) )
and	)
JOSE L. CARDENAS-VILLAPANDO Serve: 4327 Wyndham Street Las Vegas, NV 89115	) ) ) )
Defendants.	)

### PLAINTIFFS' PETITION FOR WRONGFUL DEATH

COMES NOW Plaintiffs, Linda and Kevin Yedinak, as natural parents of Bethany M. Yedinak, (deceased) by and through their counsel of record DeFeo & Kolker, LLC and for their cause of action for wrongful death pursuant to Chapter 537.080.1 against Defendants Great Dane

LLC d/b/a Great Dane Trailers, RJ Truck Lines LLC and Jose L. Cardenas-Villapando state and allege as follows:

### JURISDICTION AND VENUE

- 1. On or about June 13, 2014, Bethany M. Yedinak was operating a 2011 Nissan Sentra on Interstate 70 East, at or near mile marker 150. At that time and place Defendant Jose L. Cardenas-Villapando was driving a 2007 Freightliner Tractor pulling a 1999 Great Dane box trailer on Interstate 70 East, at or near mile marker 150 when Defendant Jose L. Cardenas-Villapando stopped for traffic, which led to a collision between the 2011 Sentra and the rear end of the 1999 Great Dane box trailer manufactured by Great Dane, which resulted in an under-ride collision that led to fatal injuries to Bethany M. Yedinak, which caused her death two days later on June 15, 2014.
- 2. At the time of her death Bethany M. Yedinak was a resident of Wentzville, State of Missouri. Plaintiffs Linda and Kevin Yedinak are residents of Wentzville, State of Missouri and are the surviving parents of Bethany M. Yedinak, deceased and are authorized to bring this cause of action pursuant to the Missouri Wrongful Death Act, Chapter 537.080.
- 3. Defendant Jose L. Cardenas-Villapando is a resident of Las Vegas, State of Nevada and at the time of the occurrence was employed by Defendant RJ Truck Lines LLC (hereinafter "RJ Truck Lines").
  - 4. Defendant RJ Truck Lines was the owner of the Freightliner Truck.
- 5. The RJ Truck Lines semi at issue in this case is a Commercial Motor Vehicle as defined by 49 C.F.R. § 390.3.
- 6. Defendant RJ Truck Lines, as a Commercial Motor Carrier, is required to assure that its vehicle operated in accord with the federal regulations under 49 C.F.R. §§ 390.3 & 392.1.

- 7. Defendant Cardenas-Villapando is a Commercial Operator and is required to operate the vehicle in accord with the federal regulations under 49 C.F.R. §§ 390.3 & 392.1.
  - 8. Defendant RJ Truck Lines is the trailer cargo operator.
- 9. Defendant RJ Truck Lines regularly conducts business throughout the State of Missouri including Callaway County in the State of Missouri. Not by limitation, but by means of illustration, Defendant's activities in this State and/or County include:
  - a. Forming and performing contracts;
  - b. Regularly operating commercial delivery vehicles on Missouri roadways;
  - c. Advertising to Missouri businesses and residents; and
  - d. Supplying and transporting products to Missouri businesses and residents.
- 10. Because Defendant RJ Truck Lines has continually and systematically conducted business in the State of Missouri, this court has *in personam* jurisdiction over Defendant.
- 11. Plaintiffs allege below that Defendants RJ Truck Lines, Jose L. Cardenas-Villapando, and Great Dane LLC d/b/a Great Dane Trailers all have committed a tort within the State of Missouri.
- 12. Great Dane LLC d/b/a Great Dane Trailers (hereinafter "Great Dane") was at all times herein concerned a Delaware limited liability company doing business in the State of Missouri.
- 13. Defendant Great Dane regularly and in the ordinary course of business conducts commerce in the State of Missouri with the sale of its trailers and trailer parts.
- 14. Defendant Great Dane has a network of distributors in the State of Missouri including, but not limited to: Great Dane, 1409 NW Bypass, Springfield, Missouri 65803;

Missouri Great Dane, 404 South Cool Springs Road, O'Fallon, Missouri 63366; and Missouri Great Dane 2650 Co. Highway 401, Benton, Missouri 63736.

- 15. Defendant Great Dane regularly conducts business throughout the State of Missouri including Callaway County in the State of Missouri. Not by limitation, but by means of illustration, Defendant's activities in this State and/or County include:
  - a. Selling products;
  - b. Forming and performing contracts;
  - c. Owning and/or leasing commercial vehicles and trailers;
  - d. Regularly operating commercial delivery vehicles on Missouri roadways;
  - e. Advertising to Missouri businesses and residents; and
  - f. Supplying and transporting products to Missouri businesses and residents.
- 16. This Court has long-arm jurisdiction over Defendant Great Dane pursuant to § 506.500.1(1)-(3) R.S.Mo. (2010).
- 17. Because the injuries and wrongful death complained of herein first occurred in Callaway County, venue is proper pursuant to § 508.010.4 R.S.Mo. (2010).

#### FACTUAL ALLEGATIONS RELATING TO ALL CLAIMS

- 18. The facts and allegations contained in the paragraphs above are incorporated herein by reference.
- 19. Defendant RJ Truck Lines employed Jose L. Cardenas-Villapando as the operator of its commercial vehicle and trailer.
- 20. On June 13, 2014 while traveling on Interstate 70 East, near mile marker 150 Defendant Cardenas-Villapando was operating a 2007 Freightliner Truck with a 1999 Great

Dane Trailer (hereinafter "subject semi"). Defendant RJ Truck Lines owned, licensed, and insured the subject semi.

- 21. At the date and time of the subject accident Defendant Cardenas-Villapando was performing his duties within the scope and course of his employment with Defendant RJ Truck Lines.
- 22. Defendant Cardenas-Villapando was, at the time of the occurrence, a Class A commercial vehicle operator.

## COUNT I-NEGLIGENCE AGAINST DEFENDANTS RJ TRUCK LINES LLC AND JOSE L. CARDENAS-VILLAPANDO

- 23. The facts and allegations contained in the paragraphs above are incorporated herein by reference.
- 24. Interstate 70 in Callaway County, Missouri is a public and open highway with two eastbound lanes and a posted speed limit of 70 mph.
- 25. On June 13, 2014, at approximately 4:20 p.m., Plaintiffs' decedent, Bethany M. Yedinak, was operating her subject 2011 Nissan Sentra on Interstate 70 East behind the Defendants' vehicle traveling in the same direction. As a result of the negligent acts of the Defendant, a crash occurred which caused fatal injuries to Bethany M. Yedinak, who suffered severe pain, suffering, and mental anguish prior to her death two days later on June 15, 2014.
- 26. Bethany M. Yedinak's injuries and ultimate death were all caused as a direct and proximate result of the willful and wanton conduct of Defendant Cardenas-Villapando.
- 27. Bethany M. Yedinak was at all times exercising ordinary care for her own safety and is not guilty of any willful or wanton misconduct or negligence.

- 28. As a direct and proximate cause of the Defendants' aforesaid negligence,
  Bethany M. Yedinak was injured. Her injuries were fatal causing her death two days later on
  June 15, 2014. As a result, she incurred expenses for medical treatment, pain and suffering, loss
  of enjoyment of life, mental anguish, inconvenience, physical impairment, and humiliation.
- 29. Bethany M. Yedinak's injuries and ultimate death were all caused as a direct and proximate result of the negligent act and omissions of Defendants, and their complete disregard for the safety of other persons in the following respects:
  - a. Defendant dangerously operated his semi with the adjustable trailer axels forward of the ICC bumper on Interstate 70 under conditions which did not warrant, and permitted plaintiffs Sentra to underride the trailer resulting in occupant space intrusion which led to injury and death;
  - b. Defendant failed to safely change lanes and to maintain his lane of travel creating confusion for other vehicles including the Sentra operated by Bethany M. Yedinak these acts were committed when he knew or should have known that in doing so he would be exposing the motoring public to unreasonable risk of injury;
  - c. Defendant Cardenas-Villapando lost focus on the task of driving safely;
  - d. Defendant Cardenas-Villapando failed to keep a lookout for other vehicles and/or persons;
  - e. Defendant Cardenas-Villapando failed to keep his vehicle under control;
  - f. Defendant filed to properly maintain the trailer ICC bar when he knew or should have known that in doing so he would be exposing the motoring public to unreasonable risk of injury;

- g. Defendants failed to comply with 49 C.F.R. § 392.1. Scope of the Rule in this Part. Every motor carrier, its officers, agents, representatives, and employees responsible for the management, maintenance, operation, or driving of commercial motor vehicles, or the hiring, supervising, training, assigning, or dispatching of drivers, shall be instructed in and comply with the rules in this part.
- h. Defendants failed to comply with 49 C.F.R § 383.110. General requirement. All drivers of CMVs must have the knowledge and skills necessary to operate a CMV safely as contained in this subpart. The specific types of items that a State must include in the knowledge and skills tests that it administers to CDL applicants are included in this subpart.
- 30. Defendants' negligence directly and proximately caused the death of Bethany M. Yedinak.
- 31. The aforesaid fault of Defendants directly caused, directly contributed to cause, and/or combined to directly cause conscious pain and suffering, a fear of impending death, and the eventual wrongful death of Bethany M. Yedinak.
- 32. Defendants' actions were willful, wanton, reckless, and displayed in a complete indifference to and conscious disregard for the safety of Bethany M. Yedinak.

WHEREFORE, Plaintiffs demand judgment against Defendants, jointly and severally, for damages, aggravating circumstances, and costs of this action, in an amount in excess of TWENTY-FIVE THOUSAND DOLLARS (\$25,000.00) and for such other and further relief as the Court deems just; and for a trial by jury on all issues so triable as a matter of right.

## COUNT II-STRICT LIABILITY DEFECTIVE DESIGN AGAINST GREAT DANE LLC

- 33. The facts and allegations contained in the paragraphs above are incorporated herein by reference.
- 34. Great Dane LLC is a limited liability company with its corporate headquarters in Chicago, Illinois located at 222 North LaSalle Street Suite 920, Chicago, Illinois 60601.
- 35. Defendant Great Dane designed, manufactured, and sold a certain 53-foot trailer licensed in California with plate number 4LP2113.
- 36. During the impact described above, the under-ride ICC guard on the trailer failed causing massive intrusion of the trailer into the driver's side occupant space of the Sentra.
- 37. The occurrence of an impact of this nature was reasonably foreseeable to Great Dane.
- 38. The occurrence of an impact of this nature was likely to cause serious injury or death to front seat passengers if an under-ride guard failed.
- 39. Before the subject trailer was sold, it was feasible for the Defendant to have provided an under-ride guard that would absorb crash energy, prevent excessive under-ride and prevent the loss of life in an occurrence of this nature.
- 40. The design of the Great Dane trailer and its under-ride guard proximately caused the fatal injuries of Bethany M. Yedinak.
- 41. Any benefits in the design of the Great Dane trailer and its under-ride guard do not outweigh the risks inherent in its defective design.
- 42. The trailer at the time of the crash was in substantially the same condition as it was when Defendant placed it into the stream of commerce.

- 43. When the trailer left the Defendants' control, the trailer and its under-ride guard were in an unreasonably dangerous condition in that:
  - a. The design of the trailer under-ride guard was too weak and ineffective to
    prevent substantial intrusion of the occupant space of a rear-ending vehicle
    in a reasonably foreseeable impact;
  - The trailer's under-ride guard was too high above the road surface to permit a rear-ending vehicle's frame and structure from proximately engaging it during a reasonably foreseeable impact;
  - c. The trailer's under-ride guard was defective, unreasonably dangerous, and created an unreasonable risk of enhanced injuries to users;
  - d. The trailer's adjustable rear axles permit location forward enough from the ICC bumper to permit passenger cars such as the subject Sentra to underride the trailer and enhance injuries by invading the occupant space of Bethany M. Yedinak.
- 44. As a direct and proximate result of the unreasonably dangerous condition of the Great Dane trailer and under-ride guard, Bethany M. Yedinak suffered severe and fatal injuries of personal pecuniary nature, as a further and proximate result of the dangerous condition of the Great Dane Trailer and its under-ride guard and the injuries and death of Bethany M. Yedinak. Linda and Kevin Yedinak, Bethany M. Yedinak's surviving parents, incurred medical, funeral, and ancillary costs for which they claim damages pursuant to the Missouri Wrongful Death Act.
- 45. As a further and proximate result of the unreasonably dangerous condition of the Great Dane trailer, Bethany M. Yedinak died on June 15, 2014 and is survived by her parents Linda and Kevin Yedinak.

WHEREFORE, Plaintiffs demand judgment against Defendants, jointly and severally, for damages, aggravating circumstances, and costs of this action, in an amount in excess of TWENTY-FIVE THOUSAND DOLLARS (\$25,000.00) and for such other and further relief as the Court deems just; and for a trial by jury on all issues so triable as a matter of right.

# COUNT III-LOSS OF SERVICES, COMPANIONSHIP, COMFORT INSTRUCTION, GUIDANCE, COUNSEL AND TRAINING AGAINST ALL DEFENDANTS (WRONGFUL DEATH OF BETHANY M. YEDINAK)

- 46. The facts and allegations contained in the paragraphs above are incorporated herein by reference.
- 47. As a direct and proximate result of one or more of the negligent acts or omissions of Defendants, Bethany M. Yedinak suffered conscious pain and suffering prior to her death on June 15, 2014.
- 48. Bethany M. Yedinak left surviving Plaintiffs Linda and Kevin Yedinak as her heirs. These Plaintiffs have suffered severe pecuniary loss and loss of services, companionship, comfort, instruction, guidance, counsel, and training as a direct result of the wrongful death of Bethany M. Yedinak.

WHEREFORE, Plaintiffs demand judgment against Defendants, jointly and severally, for damages, aggravating circumstances, and costs of this action, in an amount in excess of TWENTY-FIVE THOUSAND DOLLARS (\$25,000.00) and for such other and further relief as this Court deems just; and for a trial by jury on all issues so triable as a matter of right.

## COUNT IV-PUNITIVE DAMAGES CLAIM AGAINST ALL DEFENDANTS

49. The facts and allegations contained in the paragraphs above are incorporated herein by reference.

50. Defendants' actions were willful, wanton, reckless, and displayed a complete indifference to and conscious disregard for the safety of Bethany M. Yedinak.

WHEREFORE, Plaintiffs demand judgment against Defendants, jointly and severally, for punitive damages, and costs of this action, in an amount in excess of TWENTY-FIVE THOUSAND DOLLARS (\$25,000.00) and for such other and further relief as the Court deems just; and for a trial by jury on all issues so triable as a matter of right.

Respectfully submitted,

DEFEO AND KOLKER, LLC

By: /s/ Daniel T. DeFeo

Daniel T. DeFeo, Mo #35161 Scott L. Kolker, Mo #44161 7700 Bonhomme Ave. Suite 350 St. Louis, MO 63105

(314) 727-4529 Telephone (314) 727-8529 Facsimile ddefeo@defeokolker.com slk@defeokolker.com

Attorneys for Plaintiffs



## IN THE 13TH JUDICIAL CIRCUIT COURT, CALLAWAY COUNTY, MISSOURI

Judge or Division: JEFF HARRIS		Case Number: 17CW-CV00410	
Plaintiff/Petitioner: LINDA YEDINAK	vs.	Plaintiff's/Petitioner's Attorney/Address DANIEL TIMOTHY DEFEO 1627 MAIN STREET SUITE 801 KANSAS CITY, MO 64108	
Defendant/Respondent: GREAT DANE LLC, D/B/A GREAT DANE TRAILERS		Court Address: 10 E. 5TH ST FULTON, MO 65251	
Nature of Suit: CC Wrongful Death		ummons in Civil Casa	(Date File Stamp)

	Summons in Civil	Case
	: GREAT DANE LLC, D/B/A GREAT DANE TI Alias:	
300 B EAST HIGH STREET JEFFERSON CITY, MO 65101		
COURT SEAL OF	which is attached, and to serve a copy of your p above address all within 30 days after receiving file your pleading, judgment by default may be6/9/2017 Date	court and to file your pleading to the petition, a copy of bleading upon the attorney for Plaintiff/Petitioner at the statistic this summons, exclusive of the day of service. If you fail to taken against you for the relief demanded in the petition. /s/ Sarah Baker Clerk
CALLAWAY COUNTY	Further Information:	
·	Sheriff's or Server's Re	
	mmons should be returned to the court within thirty d	ays after the date of issue.
	e above summons by: (check one)	
	summons and a copy of the petition to the Defendant/	
leaving a copy of the sun	nmons and a copy of the petition at the dwelling place	or usual abode of the Defendant/Respondent with
	a person of the Derei tion) delivering a copy of the summons and a copy of	ndant's/Respondent's family over the age of 15 years.
		(title).
		(address)
in·	(County/City of St. Louis), MO, on	(date) at (time).
Printed Name o	f Sheriff or Server	Signature of Sheriff or Server
	Must be sworn before a notary public if not serve	d by an authorized officer:
	Subscribed and sworn to before me on	
(Seal)	My commission expires:	
	Date	Notary Public
Sheriff's Fees		
Summons	<u>\$</u>	
Non Est	\$	
Chariffe Danuta Calama		
Sheriff's Deputy Salary Supplemental Surcharge	\$ 10.00	
Supplemental Surcharge	\$ 10.00 miles @ \$.	per mile)
	\$10.00 \$ ( miles @ \$	per mile)



## IN THE 13TH JUDICIAL CIRCUIT COURT, CALLAWAY COUNTY, MISSOURI

Judge or Division: JEFF HARRIS		Case Number: 17CW-CV00410	
JEFF HARRIS			4
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Attorney/Address	
LINDA YEDINAK		DANIEL TIMOTHY DEFEO	
		1627 MAIN STREET	
		SUITE 801	
	vs.	KANSAS CITY, MO 64108	
Defendant/Respondent:		Court Address:	7
GREAT DANE LLC, D/B/A GREAT DANE		10 E. 5TH ST	
TRAILERS		FULTON, MO 65251	
		·	
Nature of Suit:			
CC Wrongful Death			(Date File Stamp)

CC wrongrui Death		(Date File Stamp)
	Summons in Civil	Case
The State of Missouri	to: RJ TRUCK LINES LLC	
	Alias:	
5817 COMMODORE COVE DI LAS VEGAS, NV 89142	RIVE	
COURT SEAL OF	which is attached, and to serve a copy of your pl above address all within 30 days after receiving	ourt and to file your pleading to the petition, a copy of leading upon the attorney for Plaintiff/Petitioner at the this summons, exclusive of the day of service. If you fail to taken against you for the relief demanded in the petition.
		/s/ Sarah Baker
Tall of the state	Date	Clerk
CALLAWAY COUNTY	Further Information:	
	Sheriff's or Server's Re	turn
Note to serving officer: S	Summons should be returned to the court within thirty da	ays after the date of issue.
I certify that I have served	the above summons by: (check one)	
*	e summons and a copy of the petition to the Defendant/I	Respondent
	ummons and a copy of the petition at the dwelling place	
	a person of the Defen	
	ration) delivering a copy of the summons and a copy of	
	, , , , , , , , , , , , , , , , , , , ,	•
_	(name)	
other		•
Served at		(address)
in	(County/City of St. Louis), MO, on	(date) at (time).
Printed Name	e of Sheriff or Server	Signature of Sheriff or Server
	Must be sworn before a notary public if not served	l by an authorized officer:
(B - 1)	Subscribed and sworn to before me on	(date).
(Seal)	Mor commission comines	
	My commission expires:	Notary Public
Sheriff's Fees		
Summons	\$	
Non Est	\$	
Sheriff's Deputy Salary		
Supplemental Surcharge	\$	
Mileage	\$ 10.00 \$ ( miles @ \$ p	per mile)
Total	\$	
	nd a copy of the petition must be served on each Defen	ndant/Respondent. For methods of service on all classes of



## IN THE 13TH JUDICIAL CIRCUIT COURT, CALLAWAY COUNTY, MISSOURI

Judge or Division:		Case Number: 17CW-CV00410	
JEFF HARRIS			
Plaintiff/Petitioner:		Plaintiff's/Petitioner's Attorney/Address	
LINDA YEDINAK		DANIEL TIMOTHY DEFEO	
		1627 MAIN STREET	
		SUITE 801	
	vs.	KANSAS CITY, MO 64108	
Defendant/Respondent:		Court Address:	
GREAT DANE LLC, D/B/A GREAT DANE		10 E. 5TH ST	
TRAILERS		FULTON, MO 65251	
Nature of Suit:			
CC Wrongful Death			(Date File Stam

	Summons in Civil Ca	ise	
The State of Missouri	to: JOSEPH L CARDENAS-VILLAPANDO		_
4327 WYNDHAM STREET LAS VEGAS, NV 89115	Alias:		
CALLAWAY COUNTY	which is attached, and to serve a copy of your pleadi above address all within 30 days after receiving this file your pleading, judgment by default may be taken	and to file your pleading to the petition, a copy of ing upon the attorney for Plaintiff/Petitioner at the summons, exclusive of the day of service. If you fail to a against you for the relief demanded in the petition. /s/ Sarah Baker Clerk	
· · · · · · · · · · · · · · · · · ·	Sheriff's or Server's Return		
Note to serving officer: S	summons should be returned to the court within thirty days a	fter the date of issue.	
I certify that I have served	the above summons by: (check one)		
	e summons and a copy of the petition to the Defendant/Response		
	ummons and a copy of the petition at the dwelling place or u		
	a person of the Defendant ration) delivering a copy of the summons and a copy of the p		
<del></del>			
<u></u>	(name)		
in	(County/City of St. Louis), MO, on	(date) at (time).	
	AD 100 0		
Printed Name	of Sheriff or Server	Signature of Sheriff or Server	
	Must be sworn before a notary public if not served by a		
(Seal)	Subscribed and sworn to before me on	(date).	
	My commission expires:		
Sheriff's Fees	Date	Notary Public	
Summons	•		
Non Est	\$S		
Sheriff's Deputy Salary			
Supplemental Surcharge	\$10.00		
Mileage	\$ ( miles @ \$ per m	ile)	
Total	\$	(Description). For motheds of service on all places of	
suits, see Supreme Court R	nd a copy of the petition must be served on each Defendant ule 54.	Respondent. For methods of service on all classes of	



## IN THE 13TH JUDICIAL CIRCUIT COURT, CALLAWAY COUNTY, MISSOUR 2017

		JUDY O GRONER
Judge or Division: JEFF HARRIS	Case Number: 17CW-CV00410	RECEIVED
Plaintiff/Petitioner: LINDA YEDINAK vs.	Plaintiff's/Petitioner's Attorney/Address DANIEL TIMOTHY DEFEO 1627 MAIN STREET SUITE 801 KANSAS CITY, MO 64108	JUN 1 6 2017  COLE COUNTY SHERIFF'S OFFICE
Defendant/Respondent: GREAT DANE LLC, D/B/A GREAT DANE TRAILERS	Court Address: 10 E. 5TH ST FULTON, MO 65251	RECEIVEL
Nature of Suit CC Wrongful Death		JUN 2 8 2017 (Date File Stamp) 17
	ımmons in Civil Case	COLE COLINTY
The State of Missouri to: GREAT DANE LLC, I	O/B/A GREAT DANE TRAILERS	OHERIFF'S OFFICE
300 B EAST HIGH STREET JEFFERSON CITY, MO 65101  Alias: Universal F	Registered Agents, Inc	
which is attached, and	ed to appear before this court and to file your p to serve a copy of your pleading upon the attor in 30 days after receiving this summons, exclusi gment by default may be taken against you for	ney for Plaintiff/Petitioner at the ive of the day of service. If you fail to
CALLAWAY COUNTY Further Information:		
Printed Name of Sheriff or Server	eck one) expetition to the Defendant/Respondent. estition at the dwelling place or usual abode of the large aperson of the Defendant's/Respondent's facts the summons and a copy of the petition to (name)  Of St. Louis), MO, on  St. Louis), MO, on	Defendant/Respondent with amily over the age of 15 years. (title). (address)  (date) at(time).
	efore me on	
My commission expires:	Date	Notary Public
Sheriff's Fees Summons Non Est Sheriff's Deputy Salary Supplemental Surcharge Mileage Total A copy of the summons and a copy of the petition musuits see Supreme Court Rule 54	miles @ S per mile)	600